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REG. 6. *Lighting*.—All rooms in which live poultry is handled, stored, or sold shall be properly and adequately lighted so that all parts thereof may be readily inspected.

REG. 7. *Construction of floors*.—Floors shall be constructed of cement and shall be properly trapped and sewer connected. Floors shall be kept clean and sanitary at all times and shall be scrubbed and flushed at the close of business each day.

REG. 8. *Walls and ceilings*.—Walls and ceilings shall be of smooth, hard material, and must be kept clean and sanitary and in good repair, and shall be painted as frequently as may be required by the department of health.

REG. 9. *Water supply*.—An adequate supply of running water shall be provided.

REG. 10. *Returned crates not to be stored on premises*.—Returned crates shall not be stored on premises so as to cause a nuisance.

REG. 11. *Poultry at large prohibited*.—Poultry shall not be allowed at large on the premises.

REG. 12. *Adequate toilet facilities to be provided*.—Adequate and properly located toilet facilities shall be provided. Water closets shall be kept clean and sanitary and in good repair.

Animals—Shelters for Homeless—Location and Regulation. (Reg. Dept. of Health, Mar. 30, 1915.)

Regulations of the department of health of the city of New York, adopted March 30, 1915, effective April 1, 1915, relating to section 16 of the Sanitary Code, which provides as follows:

SEC. 16. *Shelter for homeless animals; site to be approved; conduct thereof regulated*.—No shelter for homeless animals shall hereafter be opened or established in the city of New York unless the site therefor be first approved by the board of health; and no such shelter shall be conducted in said city without a permit therefor issued by the said board or otherwise than in accordance with the terms of said permit and with the regulations of said board.

REGULATION 1. *Location*.—No site for a shelter for homeless animals shall, on or after April 1, 1915, be approved in any borough of the city of New York when said proposed site is in the built-up portions of the city or within 200 feet of any inhabited dwelling, tenement house, manufactory, office building, church, hospital, public or private school, or other institution of learning.

REG. 2. *Floors*.—The floors of every shelter for homeless animals shall be smooth, water-tight, and preferably of nonabsorbent material and shall be kept clean, sanitary, and in good repair. The floors, when required, shall be graded and drained into properly trapped, sewer-connected drains, or, if there be no sewer to which said premises can be connected, a properly constructed water-tight cesspool, or a leaching cesspool constructed under and by virtue of the terms of a permit issued by the department of health shall be provided.

REG. 3. *Walls*.—Walls of every such establishment shall be of smooth, hard material and shall be kept in good repair and painted when so ordered by the department.

REG. 4. *Light*.—All rooms or places used as such shelter shall be properly and adequately lighted.

REG. 5. *Ventilation*.—Suitable and adequate means of ventilation to the external air shall be provided.

REG. 6. *Sinks and running water*.—Suitable sinks with running water shall be provided, and if required by the department of health running hot water and hose connections shall also be provided.

REG. 7. *Cages*.—When animals are kept in cages, such cages shall be of metal construction with floors of metal, cement, or of some other smooth, water-tight construction; such floors shall be covered with sawdust or other material approved by the department of health for absorbing all liquid discharges of such animals; such cages shall be cleaned daily and the sawdust or other material used on floor of such

cages removed therefrom, kept in covered metal receptacles, removed from the premises daily, and so disposed of as not to cause or create a nuisance; all cages shall be movable and so arranged as to be readily accessible for the cleaning thereof and for the cleaning of the surrounding spaces.

REG. 8. *Maintenance*.—Every such establishment shall be kept clean and wholesome and be so conducted as not to be offensive or prejudicial to life or health.

REG. 9. *Nuisance of noise or odors forbidden*.—Every such establishment shall be so conducted as not to become a nuisance by reason of the noise of the animals kept therein or by escape of offensive odors therefrom.

Offensive Trades—Regulation of. (Reg. Dept. of Health, Mar. 30, 1915.)

Regulations of the department of health of the city of New York, adopted March 30, 1915, effective April 1, 1915, relating to sections 322, 324, 329, and 332 of the Sanitary Code, which provides as follows:

SEC. 322. *Offensive or noisome trades and businesses regulated*.—No establishment or place for carrying on any offensive or noisome trade or business shall be opened, started, established, or maintained in the city of New York, without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and with the regulations of said board.

SEC. 324. *Certain offensive or noisome businesses in the Boroughs of Brooklyn, The Bronx, Queens, and Richmond regulated*.—The business of bone crushing, bone boiling, bone grinding, bone or shell burning, lime making, horse skinning, cow skinning, glue making from any part of dead animals, gut cleaning, hide curing, fat rendering, boiling of fish, swill, or offal, heating, drying, or storing of blood, scrap, fat, grease, or other offensive animal matter or of offensive vegetable matter, or manufacturing materials for manure or fertilizer, shall not be carried on in the Boroughs of Brooklyn, The Bronx, Queens, or Richmond without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and with the regulations of said board.

SEC. 329. *Business of rendering and melting fat regulated*.—The business of rendering or melting fat shall not be carried on in the City of New York without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and with the regulations of said board.

SEC. 332. *Boiling varnish or oil; distilling alcoholic spirits; making lampblack, turpentine, or tar; treating and refining ores, metals, or alloys of metals; regulated*.—No person shall hereafter erect or establish in the City of New York any manufactory or place of business, for boiling any varnish or oil, for the distilling of any ardent or alcoholic spirits, for making any lampblack, turpentine, or tar, for the treating and refining of ores, metals, or alloys of metals, with acids or heat, or for conducting any other business that will or does generate any offensive or deleterious gas, vapor, deposit, or exhalation, without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and with the regulations of said board.

REGULATION 1. *Maintenance*.—Every such establishment shall be kept clean and wholesome and be so conducted in every particular as not to be offensive or prejudicial to life or health.

REG. 2. *Scrap to be treated*.—All scrap or residuum after use in such trade or business shall be dried or otherwise treated so as to effectually and permanently deprive such material of offensive odors.

REG. 3. *Escape of odors, etc., forbidden*.—All dust, gases, fumes, vapors, or offensive odors must be cared for by destruction, condensation, or other effective means and not allowed to escape into the outside air.

REG. 4. *Floors*.—In every such establishment the floors shall be smooth and watertight and must be kept clean and sanitary and in good repair. Where required, the floors shall be properly graded and drained into properly trapped sewer-connected